Ca	ase 2:13-cv-00902-SJF-ETB Document 8 Filed 03/05/13 Page 1 of 17 PageID #: 29
	UNITED STATES DISTRICT COURT
	FILED EASTEAN DISTRICT OF NEW YORKIN CLERK'S DEFICE US DISTRICT COURT ED NY
	# MAR 0 5 2013 ★ 42 U.S.C. \$ 1983
	LONG ISLAND OFFIGE
	PLAINTIES HMENDED COMPLAINT
	2e: -CV-13-0902 (STE)(ETB)
	-agains7- 2:12-cv-05263 13-0902
	JURY TRIAL (YES)
* The Paris	SUFFOLK COUNTY et al. (TAIL)
	SUFFOCK COUNTY SHERIPF UINCENT DEMARCO,
	WARDEN CHARLES EWALD, CAPT. JOHNSON 4/7
	SG7. HICKEY \$189, C.O. ZAHN# 954,
	CO. QUATRINI = 1305 CONSPIRACY TO DENY OR
	LOWER COnstitutional and low
	Distanct Atlaner's DEPICE (D.A.) Substantivé Due Process Rights
	A.D.A. DENA RIZODOULOS, ADA, SALLY SOE, Utilizing White Supremary, Abuse
	ADA, JANE DOE, ADA, JOHN DOE of Authority, Power BY Andrywity,
•	PLAUSIBLE DEALABILITY and FRAK
	SUFFOCK COUNTY POLICE (6TH Pet.) TACTICS
	P.O. FRED MIGNONE, Sqt. MICHEAR P. FITZHARRIS,
A Company and a contract of the contract of th	DET. FICHARD F. MARRA, DET. JOHN DOE
	I. PALZIES IN THIS COMPLAINT:
	A. PLAINTIFF:
	NAME JEMMY LEE Studies IN# 083989
	CURRENT Institution! RIVERHEAD CORREctioNAL PAcility
	Address: 300 CENTER DRIVE, RIVERHEAD, N.Y., 11901

	B DEPENDANTS:
	DERENDANT NO. 1
	NAME: POLICE OFFICER FRED J. MIGNONE SHIELD # 5542
	WHERE EMPLOYED & GTH PLT. SELDEN N.Y.
	Address:
·	
	DEFENDANT NO. Z
	NAME: SG7. FITZHARRIS SHIELD # 551-3160-73
	WHERE Employed: 6TH Pet. SELDEN NY,
	Address:
	DEPENDANT NO.3
	NAME: DEFECTIVE PLEHARD MARRA SHIELD No. 1383
	WHERE Employed: 6th Pet. SELDEN N.Y.
	Address:
· · · · · · · · · · · · · · · · · · ·	DEFENSANT NO.4
	NAME! DEZ JOHN DOE SHIELD #
	WHERE Employers? 6TH Pet. SELDEN N.Y.
	Allaes:
	DEPENDANT NO. 5
· · · · · · · · · · · · · · · · · · ·	NAME: Asst. District Atty. DENA RIZACIONS SHEELD #
	WHERE EMPLOYED! SUPFOCK COUNTY DIST. Atty. OFFICE
<u></u>	Address:

	DERENDANT NO. 6
	NAME: Asst. Dist. Atty. JANE DOE SHIELD #
	WHERE Employers! Surpork County Dist Atty OFFICE
	Address:
	DEPENDANT NO. 7
	NAME! Asst. Dist. Atty. SALLY SOE SHIELD #
	WHERE EMPLOYED: SUPPOLK COUNTY DIST After OPFICE
	Address! -
	DEPENDANT No. 8 (Frlong Arragement)
	NAME: Asst. Dist. Alty. WILLIE WEB SHELD #
	WHERE Employed! SUPPOCK COUNTY DIST. ART, OFFICE
	Addres:
	DEPENDANT No. 9
•	* NAME: SHERIPP VINCENT DEMARCO SHIELD
	WHERE EMPLOYED: SHERIFF' OFFICE SUFFOLK COUNTY NY
· · · · · · · · · · · · · · · · · · ·	Address: 100 CENTER DRIVE, RUENHEAD, N.Y., 19801
	- DEPENDANT No. 10
	* NAME: WARDEN CHARLES EWALD SHIELD #
	WHERE EMPLOYED: RWELHEAD CARRESTONAL FACILITY
	Address 1 300 CENTER DRIVE, RIVERMENT NY 1901
:	& RICO LAW LKO DYSANIZED COUME, Purposeful Abuses OF Amen
	and Authority, Mul-Tanany and Pulagardy in Danissions of willa in
	3 Pure Books

	DEFENDANT NO. 11
	NAME: Corr. OFFRER JAMIE QUAHRINI SHIELD # 1305
· ·	WHERE EMPLOYED: RIVERHEAD CORR. FACILITY
	Address: \$00 CENTER DRIVE, PIVERHEAD, NY, 11901
	1) CLENDANT No. 12
***	NAME: CORR CAPT. JOHN G. JOHNSON SHIELD # 17
- ,	WHERE EMPROYED: RIVERHEAD CORE FACILITY
,	Address: 300 CENTER DRIVE, RUEMEND, NY. 1901
	DEPENDANT No. 13
	Name: Corr. Sqt. J. Hickey SHIECD # 189
• .	WHERE EMPLOYED! LIVERHEAD CORR FACILITY
	Addres: 300 Center Dawe Quernery, NY 11901
	DEPENBANT No. 14
	NAME! COLL. DEFICER J. ZAHN SHIELD # 954
	WHERE Employers: LIUERHEAD CORR. FACTIFY
·	Addres: BOO CENTER Drive, LUCKHEAR, N.Y. 11901
	The state of the s
	DEPENDANT No. 15 (LEGAL AID SOCIETY)
	NAME: LEGAL Aid SOCIETY Aty VICTOR VECASQUEZ
-	WHERE Employed: Suffoux Chy. Legal And Society
	Addres: 300 CENTER Drive, FIVERHEAD, NY. 11901
	MAGIOS & SOU CENTER WILLE, FIVERWAYS, N.T. 11101

II. STATEMENT OF CLAIM

1. a) DN SEPTEMBER 1st 2012 Q S:OST OR 1205, POLICE OFFICER

FRED J. MICHONE, STOPPED PLAINTIFF TEMMY LER STURGES, IN VIOLATION

OF NEW YORK AND JAMES States Constitutions, ILLEGALLY UIDLATION

PLAINTIFF'S 47th Amendment Pights. (WITHOUT Probable Cause")

"DRIVING WHILE BLACK" FALSE PRETEXT TRAFFIC STOP

6) (DN SEPTEMBER 1st, 2012 Q 6:50 pm or 18:50, Detectives

RISHARD MARKA AND CO-WOLKER Markura Detective JOHN DOE,

CONSPIRED WITH POLICE OFFICER FRED J. MIGNOUS, TO WRITE

FRAUDULENT "Culpatory Statements" Against Raintiff Temmy Lee

Sturges, At THE 6" Let Selden NY.

C.) ON SEPTEMBER 1st, 2012, ALONG WITH ABOVE MENTIONED

FRED, J. MIGNONE, But. FICHARD MARIA AND Dat. JOHN DOE, Sqt.

MICHER L. B. FITZHARRIS NOTARIZED FRANDUCENT, PERTURED, MANUFACTURED, TRAPPIC VIDLATIONS AGAINST PLAINTH TERMY LEE STURES,
AT THE 6th Secreen, Changing AN ORIGINAL CHARGE OF UNAuthorized Use of Moter Vehice TO Stolen Repeate, You AND

TURN Signal Violations, TURNING TWO DIFFERENT DIRECTIONS

AT THE SAME MACE, DAZE AND TIME.

d.) ALL OF THE ABOVE NAMED DEPENDANTS WERE SUPPOSEDLY

TRAINED BY "SUPPOSE COUNTY"; SUPPOSED COUNTY POLICE DEPT. AND

ALL EMPLOYED AT THE 6TH Pet., IN SELDEN NY. TO NOT VIOLATE

THE New York and United States Constitutional Light of Prantite

Temmy Lee Study, Yet all failed to Do so. In Fact THEIR

Conspirary in the exact apposite and is deliberate indifference to

planetett's Constitutional Rights ALL OF THE Above AND Prior NOTED, WERE NOT TRAINES MOBOLY. SUPPOLIC COUNTY, SUPPOLIE County Pouce Dept. AND THE COMMANDERS OF THE 6TH Pet. Selden FAILED TO TRAIN AND SUPERUISE DEFECTIVES MARRA, TOWN DOE, Sof. FITZHARRIS AND POLICE OPPICER FARD I MIGNOWE Z. (a) ON SEPTEMBER 2nd, 2012, PLAINTIFF JEMMY LEE STURGE, WAS TOLD BY ARRAINSMENT Judge in Constanon D-11, THAT HE BID IN PACT HAVE THE RIGHT TO A PERONY HEARING, AND DEFENDANT I RANDIER, JEMMY LEE STURGES, DID NOT WAINE SAID PECONY HEARING. b.) (IN OR ABOUT SEPTEMBER 4TH 2013, WHILE PLAINTIEF / DEFENDANT TEMMY LEE STURGES WAS DETAINED IN THE "BULL-PENS" AT 748 DISTAIL ? COURT, PLANTIFF WAS DEWIED A FELONY HEARING AND NEVER WAWED SUCH NOR GAVE "LEGAL AID SOCIETY" ATTORNEYS POWER OR AUTHORIZY TO DO SUCH WHIVER OF HIS RIGHT TO A RECONY HEARING. C.) ON FRIDAY SEPTEMBER 7TH, 2012, LECAL AID Atty. StyPHANIE LEVINE, GAVE PLAINTIER/DEFENDANT, JEMMY LEE STURGE, A COPY OF TRAFFIC LIOCATIONS (INCLUDING SUPPOSED MOBBLE CAUSE TURN SIGNAL WELL FORE) 10 minutes service HEADING TO GLAND JURY. d.) (IN FRIDAY SEPTEMBER 7TH 2012, Assistant Distant Attorney DENA RIZOPOULOS, VIOLATED PLAINTIFF / DERENBANT, JEMMY LEE STUPIS' Usinter States and New York State, Const. tetronal Ryhts By Manpulation or THE GAMAS JURY. (SEE BELOW) 1. ALLOWED GRAND JURY FOREWOMAN, TO SWEAR PLAINTIFF / DEPENDENT JEMMY LEE STURY UNDER "ONE TRUE LIVING GOD" (JUSOS")

Case	2:13-cv-00902-SJF-ETB Document 8 Filed 03/05/13 Page 7 of 17 PageID #: 35
	cont
	IN VIDLATION OF FREEDOM OF REUGION, SEPARATION OF CHURCH / STATE.
	2. ALLOWED UN-AuthOUSEN SHEARE Deputies (2) TO GUARD" Plaintett
	JEMMY LEE StregII, WHILE Grand Juny was IN SESSION.
-	3. WITHOLD CULPATURY STATEMENTS, SUPPOSEDLY MADE BY DEFENDANT
	JEMMY LEE STURGES PROM HIM WHILE PRESENT BEFORE GRANN TULY.
3 49	4. DELETED / Don HED SWEARING IN MINUTES OF RAINHER/DEPENDENT
	Jemmy Lee Stury, THEREPORE PLANAH WAS NEVER SWOLD
	IN, TO TESTIFY BEFORE THE GRAND JURY.
	BOTH UN ANTHORIZED PERSONS (2) SHERIPE DIPUTES AND OMISSION!
	Deletion of Gend Jury Swinny IN OF DEFENDENT Jamy Les
•	Story, Vitintes Grand July Proceerings, Grand Toy is Demitive
	ALSO NO BLACK GRAD They Members Present AT brand Jun Processings.
	e.) Assistant Distanct Attorners, "Willie Woe", SALLY Soe,
	AND JANE DOE, Agrices AND CONTINUES MALICIOUS POSSEUTION
	to doze Against Praintier January Lee Strages, Kacuragly and
	WITH Intert to Deay Him His Constitutional Rights.
	The control of the co
	3. a) THE LEGAL AID SOCIETY VICTOR VERSULT, STEPHANIE LEVINE,
	AND ELIZABETH JUSTICINE VIOLATED THE RIGHT OF PLAINTIPP
	TEMMY LEE Stuzie, WHEN THEY INSILIDUALLY REPUBLES TO AKINT
	HIM IN VOTING, THIS PAST Election. (esp. Valagues)
	b) Conquer of Interests existed in County Court, where price
	Consucts or Interests Exceles Prior Agmost Legal And Atterry "John Skick" under Judge Corso.
	C.) ON OR ABOUT SEPTEMBER 28 TH, 2013, WHILE VISITIBL PLAINTIEP!
	DEFENDAN STURGES at THE RIVERHERS COLLECTIONAL PAULT, AHOM
	Valasquez, Gave Dutant Altorny like Answers to Inguns
11	

given to him, AND TRIED TO MAKE PLANTIFF SIGN HIS NAME

a.) 2. WARDEN EWALD HAS ALLOWED PLAINTIES TEMMY LEE STURGIS' SUBSTAUTIVE DUE PROLESS RIGHTS AND NEW YORK STATE AND UNITED STATES CONSTITUTIONAL RIGHTS TO BE VIOLATED BY WOLKING IN CONTUNETION WITH THE SHERIFF (DEMARCO) AND THE Negligent TRANSPLY Supervision AND Oversight OF THEIR Employees (OPACESS) BY DENYING HIM THE MINIMUM STANDARD DENTES IN TITLE 7 AND 9, NICH YORK lode or Ruces AND Regulations BY: 1. LESS THAN (1) UNE HOUR IN LAW LIBEARY PER WEEK · 2. CLEAR AND Healthy ENVIRONMENT a) Ludents, b) Dust Filter Represent, el 34008 (w/o Holes) d.) Adequate Medical Assistance. Excema Midiention, e) GLASSES (Rending / HEADACHES) etc... 3. Due Process in Disciplinary Herrings and 4. Adequate Greence Process. 5. Timely Notney Services (4-15 days Aug.) NO STANDARDIZATION, NO ACCOUNTABILITY (PLAUSIBLE DENIABILITY.) FRAUD 6. a) ON OR ABOUT 10/12/12 At ABOUT 10:10 AM, ON TIER 3-EAST/Abeth Concertion OFFICER GUARRIAI MANUFACTURED A FRANCISCHE Discipliances Trest" As Retaliation FOR PLAINTH / Pre-ton/ Detainer Temmy Lee Studgis, wHEN HE DEQUESTED A GRIEVANIE FORM TO CLEAN THE TIEL (DONE DAILY). b. ON Sept. 12 24, 2012, CERT, Emergency Response Tran " book Squal", wither" were sent to Extent Plantill Storger From Call # 27 of TER 3- Wast/North, Prace in a Hamman Lector like Approaches and Taken TO SHU YTH KLOOR. a) On 10/15/12 A HEARING WAS Initiated BY CORREctions Sqf. J. HICKEY AND CORRECTIONS DEFICER J. ZAHN WHO

SUBSEQUENTLY DENIED BY HIS DESIGNEE CAPT. JOHN G. JOHNSON.

e) THE DISCIPLINARY Process is Corrupt From Beginning to End and is "Conspirary". No Disposition will Go Africa? A Co-worker (Employer / Officer). See No. Vielation NYCRR THE T Section I 35. 251 thru 254 AND Directive 4410 (D.O.C.)

-CONSPIRACY - #1

PLANNIFF TEMMY LEE STURGIS, WAS AREESTED FOR NO PROBABLE CAUSE, No "FEASONABLE SUSPICION" AND NOT WITH OR UNDER GOOD FAITH"

BY POLICE OFFICER FRED J. MISDONE, DETECTIVES LICHARD MARKA AND

DETECTIVE TOWN DOE COUNDED AND CONSPIRED WITH OFFICER MISNORY

TO PRODUCE PROBABLE CAUSE FOR AN ILLEGAL TRAFFIL STOR DIVING

WHILE BLACK, SO THEY CREATED A FLAUDULENT CUIPABLE STATEMENT

AND THEN SHAM VIOLATIONS TO SUPPORT THE ILLEGAL TRAFFIL STOP.

SET. MICHERY FITZAMENT THEN ADDED TO THE CONSPIRACY BY

DENIAL OF THE REDICULOUSUES OF THE TRAFFIL WICKTIONS AND CHANGE OF INITIAL CHARGE OF UN AUTHORISED USE OF A MOTOR-VEHICLE INTO POSSESSION OF STHER PROPERTY, OF WALLE ME WITNESSES AND CORFY

SUCH ILLEGAL, UNETHICAL AND PREJUDICAAL PROCEENURES AND POLICY EACH OFFICER KNEW WHAT THE CHANGES WERE, THE ELEMENTS OF LACK OF ELEMENTS OF THE CRIME AND ASSISTED EACH OTHER IN THE PROCESS WITH INDIVIDUAL ACTIONS TO PRODUCE THE ULTIMATE END CHARGE OF POSESSION OF STOLEN PROPERTY YO - CONSPIRACY - #2 Assistant District AHORNEY DENA RIZPOULOS, PURPOSELY ALLOWED GRAND JULY FORMAN (WOMAN), TO VIOLATE PLAINTIFF'S (1st) First Amendment Rights when she swore PLAINTIFF TEMMY LEE STURGIS, IN TO TESTIFY IN HIS OWN DEFENSE BY " UNDER THE ONE TRUE LIVING God" THIS WAS DONE WITH NO OR UNTIMELY OBJECTIONS BY LEGAL AID AHORNEY STEPHANIE LEVINE. THE ASSISTANT DISTANCE Attorney ALSO HAD GRAND JULY MINUTES REMOVED TWILE AT LEAST 1.) PLAINTIFF ACKNOWLEDGE (2) TWO UN AuthORISES SHEARE DENTIES AS GRAND JULY PROCESSING AND TRIED TO EXPLAIN THEIR PRESENCE AND 2) BECAUSE PLAINTIFF Temmy LEE Stungis, Complaines in LETTERS TO COUNTY Court Judge Toomey, THE GRAND Juny Minutes RECIEVED BY LEGAL And Afformy VECARGUEZ AND GIVEN TO Plaintelt STURGES ON JANUARY 2nd 2013, SHOW NO SUCA SWEARING IN", THUS THE PLANNIFF / BERENDANT WAS NEVER SWORD IN TO TOTAL. THUS THE GARAS JURY PROCESSING IS DEFECTIVE. AGAIN! Note Also, WHEN PRINTIFF ASKED ABOUT THE TRAFFIC INPRACTIONS DRIVENG IN TWO DIFFERENT DIRECTORS (THREE TICKETS with only

Two Toras", HER Riply " WERE NOT GOING TO TALK ABOUT THAT

HERE" WAS ALSO DMMI HED AND DECEDED PROM THE MINUTES.

- CONSPIRACY - # 3

KNOWING THE ILLEGALITIES OF THE TRAFFIC TICKETS, DENIAL OF
PLANTIFF TO ATTEND THE PELONY HEARING, UNAUTHORIZED

SHELLFF DEPUTIES AT THE GLAND TURY (GUARINING DEPENDANT / PLAINTIFF
TEMMY LEE STURES), WITHOLDING OF EXCULPATORY TARORMATIONS
DURING THE GRAND TURY (TRAFFIC TARACTIONS) AND TASSETTING

PLAUDULENT HEARSAY CULPATORY STATEMENTS FROM DETECTIVE

MARKA ACGUAT THE PLAINTIFF, ASSISTANT DISTANCE AHORNEY'S

"SALLY SOE" TANE DOE AND JOHN DOE, DID INOTHING

ON THE PECOLD AND FOR THE FLOOR OF THE PLAINTIFF AT

ANY COURT APPEARANCE TO RECIPY THE MATTER TUDICIOUSLY.

** NOTE: COUNTY COURT TIME SEALED ON DECEMBER 978, 2012,

TO WHICH PLAINTIFF DECLINED, AND HAS SO DECIDIED TO DATE.

-CONSPIRACY - # 4

WARDEN EWALD, CAPTAIN JOHNSON, Sqt. HICKEY, CORRECTIONS OFFICER

ZAHN AND COLRECTIONS OFFICER CHURTHINI VIOLATIEN PRAINTER

JEMMY LEE STOCKS! Substantive Due Process Rights Duning

All Proseedings of the Disciplinary Process for Directive 4810

OF D. O.C. AND NYCHE MINIMUM STANDARDS.

SEE Also LAW LIBERT TIME AND MODIFIC DENIALS (Excema)

Note: ALSO VOTING Process IS PURPOSELY THURSTED BY DENIAL

OF I.L.C. TAMBRE LIBION COMMITTEE, THE DISBANDING OF SUCH.

NO INFORMATIONS GIVEN OUT ANYWHERE IN FAILTY AND OFFICERS STATING

THAT IMMATEL CAN'T VOTES REMAR, LAW-LIBERTY, CHURCH, etc.

TAM FIRST BLAKK TAMBE TO VIEW WITH ASST. IN Q 20-25 YEARS

INDIVIDUALLY AND IN CONJUNCTION WITH EACH OTHER,

	TIT. IN SURIES
•	
	1. PHYSICAL INTURIES INCLUDE:
	a.) HEAD ACHES, BACK ACHES, FOOT Problems (INSERTS DINIED)
·	(Podiatust Denies), Keloids From Denial OF Hydrocortisone
	WHILE HOUSED IN BOX (SHU) AND UP TO (2) MONTHS AFTERWARD.
	LOSS OF WEIGHT.
· .	
•	2. CONSTITUTIONAL INTURIES INCLUDE:
·	a) First AMENDMENT Violation
	b.S FOURTH AMENDMENT VIOLATION
	CJ FIETH AMENDMENT VIOLATION .
	d. SIXTH AMERINENT VIOLATION
	e. Sighth AMENDMENT VIOLATION
	f.) FOURTEENTH AMENDMEN VIOLATION
	g.) Attempted FIFTEENTH AMENIAMENT VICKATION
-	· ·
	\cdot 11 \cdot \cdot

	IV. EXMAUSTION OF ADMINISTRATIUE REMEDIES
	ALL GRIEVANIES PRESENTED TO THE FACILITY WILL BE PRESENTED
	AS EXHIBITS TO FEDERAL COURT.
	IT HAS BEEN POUND THAT DUE TO THE AVERAGE INMATE STAY
	AT THIS FALLUTY, WENT FEW HAVE MADE THE PROCESS TO ANY
•.	" RECIEWS COMMENTED IN Albany, IP SUCH EXISTS.
	MASSIUR FRAUD IS COMMITTED BY GAIRWANCES BRING DENIED,
**************************************	LOST OR INTIMIDATED AFAINST.
	PETITIONER HAS FIRST GALLEUED TO THE FALICITY (RIVERHEAD)
<u> </u>	ALL PROBLEMS BERGLE LITIGATIONS. (SEE ORIGINAL US 42 1983 Complant)
	Note Again THE LAW LIBERRY IS DEPERSIVE, WITH NO LAW LIBER
	AND LEGAL AND REUSES TO Assist IN FACILITY MAKERS AND
-	OTHER DON CRIMINAL MAKERS. ALSO FORMS ARE MISSING SO
	Court Access 13 NELY Limsted.
· · · · · · · · · · · · · · · · · · ·	Mute WHITE Supremary comes in THE FORM OF GrIEVANCE
	DINIALS, DENIAL OF DUE PROCESS AT DISCO HEARINGS GRIEVANIO HEARINGS
	TREATMENTS IN SAU, BEATINGS, OPENNIAS OF WINDOWS DURING COLD
	Weather. DONE BY Groups AND Individual Officials. Acro Squirting
	OF FIRE Extraguishers ON Tumates. THESE Apuses ARE Mostly
	By WHIE MAIR OPPICES.
	I Relief: (Damages)
	PUNITIUE COMPENSATION # 3,000,000.00
	Compensatory Compensation # 300,000,000,00
	Mone toly Compensation & 500,000,000.00

Case 2:13-cv-00902-SJF-ETB Document 8 Filed 03/05/13 Page 15 of 17 PageID #: 43

-/26/13 - Commercy Officer

Vukouick

CENTIAN ISTIP, New York, 11722-9014

MAR 05 2013 ¥

LONG ISLAND OFFICE

